CHAPTER 191 WITNESSES AND JURORS MILEAGE

S. F. 283

AN ACT relating to mileage expense for witnesses and jurors.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 607.5, Code 1981, is amended to read as follows:

607.5 FEES OF JURORS. Grand jurors and petit jurors in all courts shall receive ten dollars as compensation for each day's service or attendance, including attendance required for the purpose of being considered for service, mileage expenses at the rate of-fifteen-cents-per-mile specified in section 79.9 for each mile traveled each day to and from their residences to the place of attendance, and actual expenses of parking, as determined by the clerk of the district court. No juror shall receive mileage for travel or actual expenses of parking when he the juror travels in a vehicle for which another juror is receiving mileage.

Sec. 2. Section 622.69, Code 1981, is amended to read as follows:

WITNESS FEES. Witnesses shall receive ten dollars for each full day's attendance, and five dollars for each attendance less than a full day, and mileage expenses at the rate of-fifteen-cents-per-mile specified in section 79.9 for each mile actually traveled.

Approved May 5, 1981

CHAPTER 192 DISTRESS WARRANTS ENFORCEMENT H. F. 504

AN ACT relating to the enforcement of distress warrants issued by the director of revenue.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 626.29, Code 1981, is amended to read as follows:

DISTRESS WARRANT BY DIRECTOR OF REVENUE OR DIRECTOR OF JOB SERVICE. In the service of a distress warrant issued by the director of revenue for the collection of income tax, sales tax, motor vehicle fuel tax, freight line and equipment car tax, hotel and motel tax, or use tax or in the service of a distress warrant issued by the director of job service for the collection of employment security contributions, the property of the taxpayer

or the employer in the possession of another, or debts due the taxpayer or the employer, may be reached by garnishment.

Approved May 18, 1981

CHAPTER 193 PROBATE PROCEDURE H. F. 794

AN ACT relating to the Iowa probate code by increasing the amount that may pass to a minor without the necessity of appointing a conservator; by defining sale of property in probate proceedings; by providing that certain hearings are not necessary if a certain type of notice is used; and by providing that if a claimant is represented by an attorney, the attorney of record for the claimant shall be notified of the disallowance of the claim.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 633.108, Code 1981, is amended to read as follows: 633.108 SMALL LEGACIES TO MINORS--PAYMENT. Whenever a minor shall-become becomes entitled under the terms of a will to a bequest or legacy, to a share of the estate of an intestate, or to a beneficial interest in a trust fund upon the distribution thereof of the trust fund, and the value of such the bequest, legacy, share, or interest shall does not exceed the sum of ene four thousand dollars, and me a conservator for such the minor has theretefere not been appointed, the court having jurisdiction of the distribution of such the funds may, in its discretion, upon the application of the fiduciary, enter an order authorizing such the fiduciary to pay such the bequest, legacy, share or interest to the parents of such the minor, or to the person with whom such the minor resides, for the use of such the minor, -and-the. The receipt of such the person or persons therefor, when presented to the court or filed with the report of distribution of any-such the fiduciary, shall have the same force and effect as though such the payment had been made to a duly appointed and qualified conservator for such the minor.

Sec. 2. Section 633.389, Code 1981, is amended to read as follows:

633.389 NOTICE AND HEARING ON SALE, MORTGAGE, EXCHANGE, PLEDGE OR LEASE OF PROPERTY. Upon the filing of the petition, unless notice is waived in writing, notice ef-hearing in accordance with section 633.40, shall be served on all persons interested in such the property, provided, heaver, that as to personal property and as to the lease of real property not specifically devised, for a period ef not to exceed one year, the court may, hear the petition without notice. In-these-instances-where When notice is required, the notice shall state briefly the nature of the application. At-the-hearing-and-upon upon satisfactory proof, the court may